UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)	
)	
)	
V.)	19-cr-10063-DJC
)	
40.)	
(1) Randall Crater)	

Defendant Motion to Continue Status Conference Date (assented to)

Now comes Attorney Geoffrey Nathan and moves that the court reschedule Status date to 10-1-19 @ 3pm by agreement with the government

The following period(s) of time are excluded for Speedy Trial Act purposes, pursuant to 18 U.S.C. § 3161(h), _time excluded from the date of this filing to October 1, 2019

As reason therefore:

1. The defense still reviewing discovery.

Wherefore counsel prays that the motion be allowed.

THE DEFENDANT

By Attorneys,

/s/ Geoffrey G. Nathan, Esq.

/s/ Ray Chandler, Esq. (pro hoc attorney)

Geoffrey G. Nathan BBO #552110 132 Boylston Street – 5th Floor Boston, MA 02116 (617) 472-5775

Assented-to: Jordi DeLliano, Asst. US Attorney

CERTIFICATE OF SERVICE

document was served upon the attorney of record for each other party by mail-hand on